UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/637,172	08/07/2003	Guruprasad Ramarao	200300376-1	· 2912
	7590 01/10/200 CKARD COMPANY	EXAMINER		
P O BOX 272400, 3404 E. HARMONY ROAD			PICH, PONNOREAY	
	INTELLECTUAL PROPERTY ADMINISTRATION FORT COLLINS, CO 80527-2400			PAPER NUMBER
			2135	
			NOTIFICATION DATE	DELIVERY MODE
			01/10/2008	ELECTRONIC

# Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

JERRY.SHORMA@HP.COM mkraft@hp.com ipa.mail@hp.com

· · · · · · · · · · · · · · · · · · ·		Application No.	Applicant(s)	
Office Action Summary		10/637,172	RAMARAO ET AL.	
		Examiner	Art Unit	
		Ponnoreay Pich	2135	
	The MAILING DATE of this communication app	ears on the cover sheet with the c	orrespondence address	
WHICH - Extension - after SI - If NO per - Failure ( Any rep	REPLY  RTENED STATUTORY PERIOD FOR REPLY  EVER IS LONGER, FROM THE MAILING DA  ons of time may be available under the provisions of 37 CFR 1.13  K (6) MONTHS from the mailing date of this communication.  eriod for reply is specified above, the maximum statutory period w  to reply within the set or extended period for reply will, by statute,  ly received by the Office later than three months after the mailing  patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be timused and will expire SIX (6) MONTHS from a cause the application to become ABANDONEI	lely filed the mailing date of this communication. D (35 U.S.C. § 133).	
Status				
1)⊠ R 2a)⊠ T 3)□ S	esponsive to communication(s) filed on 16 Ochhis action is <b>FINAL</b> . 2b) This ince this application is in condition for alloward osed in accordance with the practice under E	action is non-final. nce except for formal matters, pro		
Disposition	n of Claims			
4a 5)□ C 6)⊠ C 7)□ C	laim(s) 1-20 is/are pending in the application.  a) Of the above claim(s) is/are withdrav laim(s) is/are allowed.  laim(s) 1-20 is/are rejected.  laim(s) is/are objected to.  laim(s) are subject to restriction and/or	vn from consideration.		
Application	n Papers		, `	
10)□ Th A R	ne specification is objected to by the Examine the drawing(s) filed onis/ are: a) acception and request that any objection to the deplacement drawing sheet(s) including the correction of the open at his objected to by the Examine oath or declaration is objected to by the Examine.	epted or b) objected to by the Eddrawing(s) be held in abeyance. See ion is required if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).	
Priority un	der 35 U.S.C. § 119		9	
12)	cknowledgment is made of a claim for foreign	s have been received. s have been received in Application ity documents have been receive I (PCT Rule 17.2(a)).	on No ed in this National Stage	
2) D Notice of 3) D Information	of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (PTO-948) tion Disclosure Statement(s) (PTO/SB/08) to(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal Pa	te	

# **DETAILED ACTION**

Claims 1-20 are pending.

# Response to Amendments and Arguments

Applicant's amendments and arguments were fully considered. Any objections or rejections not repeated below for record are withdrawn due to applicant's amendments.

With respect to claim 1, applicant argues that Copeland does not teach comparing said mapped port assignment to said port binding information. Applicant states that with respect to the claimed invention, the port binding information is established during initialization of the network as seen in page 9 of the specification. thus is not the same as Copeland which is based on observed data flow. Applicant states that the examiner indicating that port binding information is information listing which ports are actually being used in Copeland is different from the claimed invention since in the specification, port binding information is established during initialization of the network. In response to these arguments by applicant, it is noted that although the claims are interpreted in light of the specification, limitations from the specification are not read into the claims. See In re Van Geuns, 988 F.2d 1181, 26 USPQ2d 1057 (Fed. Cir. 1993). Nowhere in the claim is it required that port binding information be established during initialization of the network. As such, it is respectfully submitted that there is nothing wrong with interpreting port binding information as information listing which ports are actually being used. Paragraph 65 of Copeland, as discussed in the rejection of claim 1, shows that port binding information and mapped port assignment

are accessed/queried to obtain the information therein so that a comparison could be done to determine if a port is being used which is not listed as allowed in the "profile list". Paragraph 66 indicates that should a port be detected that is in use which is not allowed, an alarm is initiated as a response.

Applicant's arguments for independent claims 8 and 15 are similar to claim 1 and are traversed for similar reasons—the limitations that applicant is arguing are not found in the claims, thus cannot be given patentable weight.

With respect to claim 13, applicant states that Nickles teaches away from the present invention by describing a random port generator module randomly selects an unused port for communication. Applicant states that random port assignment would greatly compound the difficulty of maintaining port bind information. In response, the examiner respectfully submits that this argument once again appears to be colored by what is disclosed in the specification, rather than consideration of what actually is recited in the claim. There is nothing recited in the claims which prohibits random port assignments, thus Nickles does not teach away from the invention as being claimed.

# Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.

Claims 1-6, 8-11, 14-18, and 20 are rejected under 35 U.S.C. 102(a) as being anticipated by Copeland III (US 2002/0144156).

#### Claim 1:

Copeland discloses accessing port binding information (i.e. information listing which ports are actually being used) in a port authorization file (i.e. "seen today" list, see paragraph 64) in said network; querying a port mapper (i.e. "profile list", see paragraph 63) for a mapped port assignment (i.e. map of actual "allowed" ports for "allowed" operations); comparing said mapped port assignment to said port binding information; and initiating a response (i.e. alarm) to said comparing (paragraphs 62-66).

Note that as discussed in the cited paragraphs of Copeland, two lists are kept by his invention (paragraphs 63-64). The "profile list" discussed in paragraph 63 keeps track of the port number of all allowed operations. This "profile list" corresponds to the S\_PROFILE and C\_PROFILE rows seen in the database tables of Figure 2 and is considered by the examiner to indicate mapped port assignment. The "seen today" list discussed in paragraph 64 keeps track of actual operations seen and the ports used by those operations. The "seen today" list corresponds to the SERVER and CLIENT rows seen in the database tables of Figure 2. The actual ports used are considered by the examiner to be "port binding information".

Note that to determine whether or not a host is operating "Out of Profile" (as discussed in paragraph 65), the port binding information and mapped port assignment as recorded in the "seen today" list and "profile list" must be accessed/queried to obtain the information contained therein so that a comparison could be done to determine if a

port is being used which is not listed as allowed in the "profile list". Paragraph 66 indicates that should a port be detected that is in use which is not allowed, an alarm is initiated as a response.

# Claim 8:

Copeland discloses:

- 1. A port assignment file (i.e. "profile list") comprising a port authorization in said network (paragraphs 62-63).
- A port assignment file verifier (i.e. port profiling engine 155), wherein said verifier is enabled to verify a port assignment against said port authorization (paragraph 66). The port profiling engine compares ports that are actually seen to be in use with what is authorized to be in use and generates an alert if they are different.

#### Claim 15:

Copeland discloses:

- 1. A network server coupled to a network (paragraph 41 and Figures 1-2).
- 2. A network client communicatively coupled with said network server via a port (paragraph 41).
- A plurality of provisionable services (i.e. network services) enabled to communicate with said network server via a plurality of ports (paragraphs 45 and 62).
- 4. A port map verification tool (i.e. port profiling engine 155) enabled to compare a port assignment to a port authorization in said network (paragraph 66). *The port*

profiling engine compares ports that are actually seen to be in use with what is authorized to be in use and generates an alert if they are different.

### Claims 2, 9, and 16:

Copeland further discloses wherein said network comprises a utility data center, i.e. server (paragraphs 38-39).

#### Claim 3:

Copeland further discloses wherein said mapped port assignment comprises static port binding data (paragraph 44 and Fig 2, C\_PROFILE and S\_PROFILE rows in COMMON SERVICES BIT MAP table).

Note that frequently used services are assigned fixed/static port numbers. The HTTP service, for example, is bound to static port 80.

#### Claim 4:

Copeland further discloses wherein said port authorization file comprises fixed port assignments (paragraph 81 and Fig 2, CLIENT and SERVER rows in COMMON SERVICES BIT MAP table).

Note that the cited portion of Figure 2 shows that the host uses at least fixed port 80 as both a client and a server. As such, the port authorization file comprises fixed port assignments indicating which fixed ports were actually used by the host as a client and/or server.

#### Claim 5:

Copeland further discloses wherein said port authorization file is generated upon network initialization (paragraph 74).

# Claims 6, 11, and 18:

Copeland further discloses wherein said response comprises an alarm (paragraph 66).

#### Claim 9:

Claim 9 is also alternatively rejected for the same reasons given in claim 8. The wherein clause further recited in claim 9 does not appear to further limit the structure of the claimed network port map verification tool. Instead, the clause further defines the network, which is not a part of the claimed network port map verification tool. As such, the wherein clause further recited in claim 9 is not given patentable weight, see MPEP 2111.04.

### **Claims 10 and 17:**

Copeland further discloses wherein said network port map verification tool is further enabled to initiate a response, i.e. alarm, to a port assignment anomaly (paragraph 66).

#### Claims 14 and 20:

Copeland further discloses wherein said network port map verification tool is enabled to operate in a remote procedure call environment (paragraph 61).

A client-server environment is a remote procedure call environment since the server executes various procedures depending on remote requests received from the client.

# Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 7, 12, and 19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Copeland III (US 2002/0144156) in view of Hrabik et al (US 6,988,208).

#### Claims 7, 12, and 19:

As per claim 7, Copeland does not explicitly disclose wherein said response comprises a system lockdown. However, this limitation is disclosed by Hrabik (col 7, lines 16-24).

Both Copeland and Hrabik are concerned with computer and network security. At the time applicant's invention was made, it would have been obvious to one of ordinary skill in the art of computer and network security to modify Copeland's invention according to the limitations recited in claim 7 as per Hrabik's teachings. One skilled would have been motivated to do so because a system lockdown in response to an intrusion detection would minimize the amount of damage an intruder can cause to the system.

Claims 12 and 19 further recite a limitation substantially similar to what is recited in claim 7 and are rejected for much the same reasons discussed in claim 7.

Application/Control Number: 10/637,172

Art Unit: 2135

Page 9

Claim 13 is rejected under 35 U.S.C. 103(a) as being unpatentable over Copeland III (US 2002/0144156) in view of Nickles (US 6,134,591).

# Claim 13:

As per claim 13, Copeland does not explicitly disclose wherein said network port map verification tool is enabled to verify a digital signature related to said port authorization. However, Nickles discloses a security server enabled to verify a digital signature related to a access request (col 10, lines 10-38). Note that an access request to a server typically includes the port number a client wishes to access or be authorized to access, thus access authorization is related to port authorization. As such the digital signature taught by Nickles is related to port authorization.

At the time applicant's invention was made, it would have been obvious to one of ordinary skill in the art to modify Copeland's invention according to the limitations further recited in claim 13 by incorporating the digital signature verification functions of the security server disclosed by Nickles within the network port map verification tool of Copeland's invention. One of ordinary skill would have been motivated to do so because it would allow Copeland's invention to verify the identity of the person making a connection request. This would enhance the security of networks protected by Copeland's invention since unauthorized port access could be prevented rather than just detected.

#### Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ponnoreay Pich whose telephone number is 571-272-7962. The examiner can normally be reached on 9:00am-4:30pm Mon-Thurs.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kim Vu can be reached on 571-272-3859. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Ponnoreay Pich Examiner Art Unit 2135

PP

COPERVISORY PATENT EXAMINATION OF THE STORY CENTER 2100